

UNITED STATES DISTRICT COURT THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

UNITED STATES OF AMERICA	A, Plaintiff,	Case Number <u>01-cr-20117-JF</u>
v. JUAN NAJERA CARRILLO	, Defendant.	ORDER OF DETENTION PENDING REVOCATION HEARING
In accordance with the B	ail Reform Act. 18	U.S.C. § 3142, 3143(a) and Criminal Rule 32.1(a)(b), a detention hearing
		t, represented by her attorney Jerry Fong. The United States was represented
by Assistant U.S. Attorney Jeff So	•	
PART I. PRESUMPTIONS APPLIC	ABLE	
/ / The defendant is cha	rged with an offens	e described in 18 U.S.C. § 3142(f)(1) and the defendant has been convicted
of a prior offense described in 18	U.S.C. § 3142(f)(1)	while on release pending trial for a federal, state or local offense, and a
-	ears has elapsed sind	ce the date of conviction or the release of the person from imprisonment,
whichever is later.		
	= =	at no condition or combination of conditions will reasonably assure the safety
of any other person and the comm	•	
	use based upon (the	indictment) (the facts found in Part IV below) to believe that the defendant
has committed an offense		
		of imprisonment of 10 years or more is prescribed in 21 U.S.C. §
	•	r § 955a et seq., OR
	•	use of a firearm during the commission of a felony.
appearance of the defendant as re-	• •	at no condition or combination of conditions will reasonably assure the
= =		has burden of offering clear and convincing evidence that he is not a flight
risk or a danger to the community	•	mas burden of offering crear and convincing evidence that he is not a riight
/ X / The defendant has	not come forward w	with sufficient evidence to meet his burden, and he therefore will be ordered
detained		
/ / The defendant has co	ome forward with ev	vidence to rebut the applicable presumption[s] 4AMit: 3 2013
Thus, the burden of proo	f shifts back to the U	T 4 1 C4 4
PART III. PROOF (WHERE PRES	UMPTIONS REBUTT	TED OR INAPPLICABLE)
/ / The United States ha	as proved to a prepo	nderance of the evidence that no condition or combination of conditions will
reasonably assure the appearance		
/ / The United States has proved by clear and convincing evidence that no condition or combination of conditions will		
reasonably assure the safety of any other person and the community.		
		MENT OF REASONS FOR DETENTION
	into account the fac	ctors set out in 18 U.S.C. § 3142(g) and all of the information submitted at
the hearing and finds as follows:		
	•	nave waived written findings.
PART V. DIRECTIONS REGARDI		
		e Attorney General or his designated representative for confinement in a
prrections facility separate to the ex	tent practicable from	n persons awaiting or serving sentences or being held in custody pending appeal.
ne defendant shall be afforded a rea	sonable opportunity	for private consultation with defense counsel. On order of a court of the vernment, the person in charge of the corrections facility shall deliver the
of onders to the United States Marsh	allorney for the Gov	f an appearance in connection with a court proceeding.
remain to the Office States Maish	an for the purpose of	Tan appearance in connection with a court proceeding.
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ated:		
' 1		HOWARD R. LLOYD
		United States Magistrate Judge